

EXHIBIT J

From: Weronika.BUKOWSKI@freshfields.com
[Weronika.BUKOWSKI@freshfields.com]
To: Wohlgemuth, Stephen; David.LIVSHIZ@freshfields.com;
timothy.harkness@freshfields.com; christopher.stecher@kyl.com
Subject: RE: Palantir 1782 Application - sur-reply
Date: 9/28/2018 12:59:59 PM
CC: DiCanio, Jack P (PAL); Simon, Barry; Pitt, Jonathan
BCC:

Message:

Dear Steve:

We have considered your request, and discussed it with our client. Palantir cannot consent to a sur-reply. The purported reasons you identify below do not warrant a sur-reply. While Palantir addressed the remand order and the 2012 Transfer Agreement in its reply brief, it did so purely in response to arguments made by Abramowitz in his opposition. As such no sur-reply is warranted.

Kind regards,

David and Weronika

From: Wohlgemuth, Stephen [mailto:SWohlgemuth@wc.com]
Sent: Thursday, September 27, 2018 10:51 AM
To: LIVSHIZ, David; HARKNESS, Timothy (TXH); BUKOWSKI, Weronika;
christopher.stecher@kyl.com
Cc: Jack.DiCanio@skadden.com; Simon, Barry; Pitt, Jonathan
Subject: RE: Palantir 1782 Application - sur-reply

David,

Palantir's opening brief failed to disclose several issues that are material to Palantir's ex parte application. Palantir therefore addressed many issues for the first time in its reply. For

example, the reply brief was the first time that Palantir addressed the remand order and the 2012 Transfer Agreement. A sur-reply is warranted because Abramowitz deserves an opportunity to respond to these issues. A sur-reply is also warranted to address Palantir's apparent violation of the Local Rules.

Although our drafting processing is ongoing, I anticipate that the sur-reply will be 8 pages or less (we are endeavoring to have it be less).

Given that the need for a sur-reply is due to Palantir's failure to disclose material issues in its opening brief, we will not consent to a sur-sur-reply.

Steve

Stephen Wohlgemuth

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From: David.LIVSHIZ@freshfields.com<mailto:David.LIVSHIZ@freshfields.com>
[mailto:David.LIVSHIZ@freshfields.com]
Sent: Thursday, September 27, 2018 4:29 AM
To: Wohlgemuth, Stephen <SWohlgemuth@wc.com<mailto:SWohlgemuth@wc.com>>;
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Cc: Jack.DiCanio@skadden.com<mailto:Jack.DiCanio@skadden.com>; Simon, Barry
<BSimon@wc.com<mailto:BSimon@wc.com>>; Pitt, Jonathan
<JPitt@wc.com<mailto:JPitt@wc.com>>

Subject: RE: Palantir 1782 Application - sur-reply

Steve, thank you for your email. As you know, I am traveling in Russia, and received your email well after midnight local time last night.

To help us evaluate your request, could you please let us know why you believe a sur-reply is warranted, how many pages you are requesting for your sur-reply, and whether Abramowitz would then consent to Palantir having an opportunity to submit a proportionate response.

David

David Y. Livshiz
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From: Wohlgemuth, Stephen [mailto:SWohlgemuth@wc.com]
Sent: Thursday, September 27, 2018 12:38 AM
To: LIVSHIZ, David; HARKNESS, Timothy (TXH); BUKOWSKI, Weronika;
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Cc: Jack.DiCanio@skadden.com<mailto:Jack.DiCanio@skadden.com>; Simon, Barry; Pitt,
Jonathan
Subject: Palantir 1782 Application - sur-reply

Counsel –

We have reviewed Palantir's reply brief and believe that a sur-reply is warranted. Please let us know if Palantir consents to Abramowitz filing a sur-reply.

If you are unable to consent, we will file an administrative motion seeking leave to file the sur-reply. If you are willing to consent, we will prepare the stipulation.

Steve

Stephen Wohlgemuth

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